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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
09/083,150	05/22/1998	BOUDIAF BOUSSOUIRA	057250306000	3636		
75	90 07/29/2002					
FINNEGAN I	IENDERSON FARAI	EXAMINER				
GARRETT & D	NW		WEBMAN, EDWARD J			
WASHINGTO	N, DC 200053315		ART UNIT	PAPER NUMBER		
			1617	92		
			DATE MAILED: 07/29/2002	~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~		

Please find below and/or attached an Office communication concerning this application or proceeding.



UNITED STATES D. .RTMENT OF COMMERCE
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Washington, D.C. 20231

SERIAL NUMBER FILING DATE	FIRST NAMED APPLICANT	ATTORNEY DOCKET NO.								
09/083 150		PATTORNET BOOKET NO.								

EXAMINER ART UNIT PAPER NUMBER

DATE MAILED:

Below is a communication from the EXAMINER in charge of this application

COMMISSIONER OF PATENTS AND TRADEMARKS

. THE PERIOD F	OR RESPONSE:	ADVISORY AC	CTION	BES	T AVAIL	ABLE	COPY
a) is extended	to run	or continues to run	1	from the day of the f			•
b) expires three	e months from the date of	f the final rejection or as of the	e mailing da	from the date of the finite of this Advisory Action nonths from the date of the contract of the date of the dat	. ushinkayanin latan 1	n no	
Any extens The date or purposes o	ion of time must be obtaine to which the response, the period of	ed by filing a petition under 3 petition, and the fee have be extension and the correspor of the originally set shortened	7 CFR 1.13 en filed is the	6(a), the proposed response a	nse and the appropriat nd also the date for th		
Appellant's Brie	f is due in accordance with	n 37 CFR·1.192(a),					
Applicant's resp to place the app	onse to the final rejection, dication in condition for all	filed 7/16/82 ha	as been con:	sidered with the following	effect, but it is not dee	emed	
1. The propose	d amendments to the clair	m and /or specification will no	ot be entered	d and the final rejection s	tands because:		
a. There prese	is no convincing showing nted.	under 37 CFR 1.116(b) why	the propose	d amendment is necessa	ary and was not earlier		
b. They	aise new issues that woul	d require further consideration	n and/or sea	arch. (See Note).			
c. 🗌 They	raise the issue of new mat	ter. (See Note).					
d. 🔲 They appe	are not deemed to place tal.	the application in better form	for appeal b	y materially reducing or	simplifying the issues f	or	
e. 🗌 They	present additional claims t	without cancelling a correspo	nding numb	er of finally rejected clain	18.		
NOTE:							
							
-							
2. Newly prop	osed or amended claims_ wable claims.	would be	allowed if s	ubmitted in a separately	iled amendment cance	elling	
3. Upon the fili be as follows	ng an appeal, the proposed ::	d amendment 🗌 will be en	tered 🗌 w	il not be entered and the	status of the daims wi	iil	
Claims allow					7		
Claims object Claims rejec					HARREN LOCK		
	vever;			ii.;	JAMESP 1608		
Applicar	it's response has overcom	e the following rejection(s):					
4. The affidavit	exhibit or request for reco	consideration has been	lered but do	es not overcome the reje	ction because		·
5. The affidavit	or exhibit will not be consid	dered because applicant has	not shown o	good and sufficent reason	s why it was not earlie	a. An. Co	
MND ANT OX	DANTS AS A	A ACTIVE ALL	NIS IN	AN ANTI-A	CNE coupos	i70.	
Other	·)	has not been approved	by the exam	niner.			